1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 ACD DISTRIBUTION, LLC, NO. 2:18-cv-01517-JLR 10 Plaintiff. AMENDED STIPULATED MOTION 11 v. AND ORDER TO STAY EXECUTION OF JUDGMENT AND AUTHORIZE 12 WIZARDS OF THE COAST LLC, PLAINTIFF ACD DISTRIBUTION, LLC, TO MAKE A DEPOSIT INTO 13 Defendant. THE REGISTRY OF THE COURT 14 [CLERK'S ACTION REQUIRED] 15 NOTE ON MOTION CALENDAR: **DECEMBER 29, 2020** 16 17 **STIPULATION** 18 On November 12, 2020, this Court entered an Order Granting and Denying Defendant 19 Wizards of the Coast, LLC's, Motion for Fees and Costs and awarded \$254,042.92 to Defendant 20 Wizards of the Coast, LLC, and against Plaintiff ACD Distribution, LLC. Dkt. No. 81. On 21 November 13, 2020, Plaintiff ACD Distribution, LLC, filed a Notice of Civil Appeal appealing 22 the Order Granting and Denying Defendant Wizards of the Coast, LLC's, Motion for Fees and 23 Costs. Dkt. No. 82. 24 25 26 27 AMENDED STIPULATION AND ORDER TO STAY Ouarles & Brady LLP EXECUTION AND AUTHORIZE DEPOSIT 411 E. Wisconsin Avenue, Suite 2400 (No. 2:18-cv-01517-JLR) - 1

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Pursuant to Fed. R. Civ. P. 62(b) and LCR 67(a), Plaintiff ACD Distribution, LLC, and Defendant Wizards of the Coast, LLC, hereby stipulate and agree that Plaintiff ACD Distribution, LLC, shall deposit the sum of \$255,000.00, via business check, into the Court Registry of the Federal District Court for the Western District of Washington to operate as a stay on any execution of Defendant Wizards of the Coast, LLC's, \$254,042.93 judgment pending a final determination of Plaintiff ACD Distribution, LLC's, appeal. Plaintiff ACD Distribution, LLC, and Defendant Wizards of the Coast, LLC, agree that Plaintiff ACD Distribution, LLC's, deposit of \$255,000.00, comprised of the full judgment amount and 18 months of post-judgment interest, provides sufficient security to Defendant Wizards of the Coast, LLC.

The parties request that the Court enter an Order staying execution of Defendant Wizards of the Coast, LLC's, \$254,042.92 judgment pending a final determination of Plaintiff ACD Distribution, LLC's, appeal, and permit Plaintiff ACD Distribution, LLC, to deposit the sum of \$255,000.00 in the Court Registry in lieu of a supersedeas bond pursuant to Fed. R. Civ. P. 62(b) and LCR 67(a).

Dated this 28th day of December, 2020,

## **COUNSEL FOR PLAINTIFF**

## **COUNSEL FOR DEFENDANT**

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AMENDED STIPULATION AND ORDER TO STAY EXECUTION AND AUTHORIZE DEPOSIT (No. 2:18-cv-01517-JLR) - 2 7290586.3

Quarles & Brady LLP 411 E. Wisconsin Avenue, Suite 2400 Milwaukee, Wisconsin 53202 (414) 277-5000

1 **ORDER** 2 IT IS SO ORDERED. m R. Plut 3 4 JAMES L. ROBART 5 United States District Judge 6 7 Dated this 29th Day of December, 2020. 8 9 PRESENTED BY: 10 **COUNSEL FOR PLAINTIFF** 11 /s P. <u>Arley Harrel</u> P. Arley Harrel, WSBA No. 05170 12 William T. Hansen, WSBA No. 51535 Williams Kastner & Gibbs PLLC 13 601 Union Street, Suite 4100 Seattle, Washington 98101 14 Telephone: 206-628-6600 Email: aharrel@williamskastner.com 15 Email: whansen@williamskastner.com 16 17 Daniel Janssen (Admitted Pro Hac Vice) Quarles & Brady LLP 18 411 E. Wisconsin Avenue, Suite 2400 Milwaukee, Wisconsin 53202 19 Telephone: 414-277-5000 Email: Daniel.janssen@quarles.com 20 **COUNSEL FOR DEFENDANT** 21 <u>/s MaryAnn Alm</u>eida 22 James E. Howard, WSBA No. 37259 MaryAnn Almeida, WSBA No. 49086 23 Rose McCarty, WSBA No. 54282 Davis Wright Tremaine LLP 24 920 Fifth Avenue, Suite 3300 Seattle, Washington 98104 25 Telephone: 206-622-3150 Email: JimHoward@dwt.com 26 Email: MaryAnnAlmeida@dwt.com 27 AMENDED STIPULATION AND ORDER TO STAY Quarles & Brady LLP EXECUTION AND AUTHORIZE DEPOSIT 411 E. Wisconsin Avenue, Suite 2400 (No. 2:18-cv-01517-JLR) - 3 Milwaukee, Wisconsin 53202

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